	S DISTRICT COURT	DEGETYED MULTIPLE PROSECULATION			
(In the space above en	ter the full name(s) of the plaintiff(s).)		COMPI FOR EMPL DISCRIMI	OYMENT	
MetLife			Jury Trial: 🔉	Yes Do	
If you cannot fit the na provided, please write attach an additional sl Typically, the compan- to the Equal Employme	ter the full name(s) of the defendant(s). The spect of all of the defendants in the space "see attached" in the space above and the spect of paper with the full list of names. The or organization named in your charge the spect of the spect	14	CV	515	
This action is bro	Title VII of the Civil Rights A to 2000e-17 (race, color, gen NOTE: In order to bring suit in feder Notice of Right to Sue Letter from the Age Discrimination in Emplo 621 - 634. NOTE: In order to bring suit in jet Employment Act, you must first fill Commission.	Act of 1964, as der, religion, no eral district court us Equal Employment yment Act of 19	codified, 42 Untional origin) Inder Title VII, you Opportunity Con 967, as codifien If under the Age	J.S.C. §§ 2000e). u must first obtain a nmission. ed, 29 U.S.C. §§ e Discrimination in	
<u>×</u>	Americans with Disabilities A 12117. NOTE: In order to bring suit in federa you must first obtain a Notice of Right Commission. New York State Human Righ race, creed, color, national or disability, predisposing general	al district court unde at to Sue Letter fron ts Law, N.Y. E rigin, sexual ori	er the Americans v the Equal Empl xec. Law §§ 2 entation, mili	with Disabilities Act, oyment Opportunity 90 to 297 (age, tary status, sex,	
	New York City Human Righ 131 (actual or perceived age disability, marital status, par- citizenship status).	, race, creed, co	olor, national	origin, gender,	

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I. Parties in this complaint:						
A.	List your name, address and telephone number. Do the same for any additional plaintiffs name Attach additional sheets of paper as necessary.					
Plaintiff		Name Steven A. Ludsin				
		Street Address 36 Thanet Way				
		County, City Suffolk, East Hampton				
		State & Zip Code New York 11937				
		Telephone Number 917 558 7730				
В.	List all defendants' names and the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheet of paper as necessary.					
Defen	dant	Name MetLife				
		Street Address 1095 Avenue of the Americas				
		County, City New York, New York				
		State & Zip Code 10036-6796				
		Telephone Number 212 578 5762				
		Street Address 1 Penn Plaza County, City New York, East Hampton State & Zip Code New York 10019 Telephone Number				
II.	Staten	nent of Claim:				
discrint to supping the	ninated a port those events gi , numbe	as possible the <u>facts</u> of your case, including relevant dates and events. Describe how you were gainst. If you are pursuing claims under other federal or state statutes, you should include facts claims. You may wish to include further details such as the names of other persons involved ving rise to your claims. Do not cite any cases. If you intend to allege a number of related and set forth each claim in a separate paragraph. Attach additional sheets of paper as				
A. Th	e discrin	ninatory conduct of which I complain in this action includes: (check only those that apply)				
		Failure to hire me.				
	X	Termination of my employment.				
		_ Failure to promote me.				
	***************************************	Failure to accommodate my disability.				
	X	Unequal terms and conditions of my employment.				

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	X	Retaliation.				
	_X	Other acts (specify): Harassment, hazing and humiliation.				
	Note:	Only those grounds raised in the charge filed with the Equal Employment Opportunity Commission can be considered by the federal district court under the federal employment discrimination statutes.				
B.	It is m	y best recollection that the alleged discriminatory acts occurred on: 2/08/07 to 11/13/13				
	•	Date(s)				
C.	I believ	ve that defendant(s) (check one):				
		is still committing these acts against me.				
		is not still committing these acts against me.				
D.	Defend	dant(s) discriminated against me based on my (check only those that apply and explain):				
		□ race □ color □				
		□ gender/sex X religion				
		national origin				
		age. My date of birth is July 27, 1948 (Give your date of birth only if you are asserting a claim of age discrimination.)				
		disability or perceived disability,				
E.	The fa	cts of my case are as follow (attach additional sheets as necessary):				
See at	tached sh	eets with Charge of Discrimination EEOC Form 5 with The Particulars.				
	- 144					
						
	Note:	As additional support for the facts of your claim, you may attach to this complaint a copy of your charge filed with the Equal Employment Opportunity Commission, the New York State Division of Human Rights or the New York City Commission on Human Rights.				
III.	Exhau	ustion of Federal Administrative Remedies:				
Α.	mv Ea	my best recollection that I filed a charge with the Equal Employment Opportunity Commission or Equal Employment Opportunity counselor regarding defendant's alleged discriminatory conduct February 20, 2013 (Date).				

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В.	The Equal Emp	loyment Opportunity Commiss	ion (check one):				
		has not issued a Notice of Rig issued a Notice of Right to Su	ht to Sue letter. e letter, which I received on April 18, 2014 (Date)				
		copy of the Notice of Right sion to this complaint.	opy of the Notice of Right to Sue letter from the Equal Employment Opportunity on to this complaint.				
C. Only litigants alleging age discrimination must answer this Question.							
	Since filing my regarding defen	Since filing my charge of age discrimination with the Equal Employment Opportunity Commission regarding defendant's alleged discriminatory conduct (check one):					
		60 days or more have elapsed.					
		less than 60 days have elapsed					
IV.	Relief:						
MetLife (Desc	e including post terr ribe relief sought,	mination negotiations and for pa	in and suffering. Damages \$570,000 if any, and the basis for such relief.) g is true and correct.				
Signe	d this <u>6</u> day of <u></u>	uly , 20 14.	Alve A Leda:				
		Signature of Plaintiff	Thomas Way				
		Address	36 Thanet Way				
		•	East Hampton, NY 11937				
			Suffolk County				
		Telephone Number	917 558 7730				
		Fax Number (if you he	nua anal				
		Tax Rumber (if you no	ave one)				

4



U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION New York District Office

33 Whitehall Street, 5th Floor New York, NY 10004-2112

For General Information: (800) 669-4000

TTY: (800)-669-6820

District Office: (212) 336-3620 General FAX: (212) 336-3625

Steven Ludsin 36 Thanet Way East Hampton, NY 11937

Re.

EEOC Charge No. 524-2013-00152

Ludsin v. Metlife

Dear Mr. Ludsin.

The Equal Employment Opportunity Commission (hereinafter referred to as the "Commission") has reviewed the above-referenced charge according to our charge prioritization procedures. These procedures, which are based on a reallocation of the Commission's staff resources, apply to all open charges in our inventory and call for us to focus our limited resources on those cases that are most likely to result in findings of violations of the laws we enforce.

In accordance with these procedures, we have examined the information and evidence you submitted supporting your allegations of discrimination based on age, religion, and retaliation.

Respondent's position statement has been previously shared with you. Your rebuttal to this position statement has been received and analyzed. Based upon this analysis the Commission is unable to conclude that the information establishes a violation of Federal law on the part of Respondent. This does not certify that Respondent is in compliance with the statutes. No finding is made as to any other issue that might be construed as having been raised by this charge.

The Commission's processing of this charge has been concluded. Included with this letter is your Notice of Dismissal and Right to Sue. Following this dismissal, you may only pursue this matter by filing suit against the Respondent named in the charge within 90 days of receipt of said notice. Otherwise, your right to sue will be lost.

Please contact Investigator John Douglass at (212) 336-3765 or John.Douglass@eeoc.gov if you have any questions.

Sincerely,

Kevin J. Berry District Director 4-16-2014

Date

Case 1:14-cv-05159-LGS Document 1 Filed 07/07/14 Page 6 of 11 U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

EEOC Form 161 (11/09)

DISMISSAL AND NOTICE OF RIGHTS

То:	36 Tha	n A. Luds anet Way lampton,	in NY 11937	From:	New York District Office 33 Whitehall Street, 5th Floor New York, NY 10004	
			On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a))			
EEO	C Charge	No.	EEOC Representative		Telephone No.	
524-	-2013-0	0152	John B. Douglass, Inve	estigator	(212) 336-3765	
THE	EEOC	IS CLOS	ING ITS FILE ON THIS CHARGE FOR T	THE FOLLO	WING REASON:	
		The facts a	alleged in the charge fail to state a claim unde	er any of the s	statutes enforced by the EEOC.	
		Your alleg	ations did not involve a disability as defined b	y the America	ans With Disabilities Act.	
		The Respo	ondent employs less than the required numbe	er of employee	es or is not otherwise covered by the statutes.	
		Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file your charge				
	X	The EEOC issues the following determination: Based upon its investigation, the EEOC is unable to conclude that the information obtained establishes violations of the statutes. This does not certify that the respondent is in compliance with the statutes. No finding is made as to any other issues that might be construed as having been raised by this charge.				
		The EEOC	has adopted the findings of the state or loca	l fair employn	nent practices agency that investigated this charge.	
		Other (briefly state)				
			- NOTICE OF S (See the additional informa			
Disc ı You r lawsu	r <mark>iminat</mark> may file uit mus i	ion in Em a lawsuit t be filed	against the respondent(s) under federal	ce of dismis law based o i is notice ; o	sal and of your right to sue that we will send you. on this charge in federal or state court. Your r your right to sue based on this charge will be	
allege	ed EPA	underpay	EPA suits must be filed in federal or stament. This means that backpay due for ay not be collectible.	te court withi any violation	in 2 years (3 years for willful violations) of the ons that occurred more than 2 years (3 years)	
			On beha	If of the Comr	nission	
			1 —		4-16-2014	
Enclo	sures(s)			I. Berry, Director	(Date Mailed)	
cc:	ME	TPAPAL I	TAN LIFE INSURANCE COMPANY			

c/o Joseph C. O'Keefe PROSKAUER ROSE LLP One Newark Center Newark, NJ 07102

CHARGE OF DIRECTION TO THE STATE OF THE STAT	an l	Charge Pre	esented To:	Agency(i	ies) Charge No(s)
This form is affected by the Privacy Act of 1974 See englosed Privacy Act Statement and other information before completing this form.		FE	PA		
		X E	EOC	524	-2013-00152
New York State Divis	ion Of H	uman Ric	ıhta		and EEOC
Name (indicate Mr., Ms., Mrs.) DATE (**) State by local Name (indicate Mr., Ms., Mrs.)					and LEOC
		H	ome Phone (Incl. Area	Code)	Date of Birth
Mr. Steven A. Ludsin			(631) 324-055	50	07-27-1948
• • • • • • • • • • • • • • • • • • • •	tate and ZIP C	ode		·	
36 Thanet Way, East Hampton, NY 11937					
Named is the Employer, Labor Organization, Employment Agency, Apprentice Discriminated Against Me or Others. (If more than two, list under PARTICULA	eship Commi ARS below.)	ittee, or State	or Local Governme	nt Agency	That I Belleve
Name		No	Employees, Members	Phone N	lo. (include Ares Code
METLIFE		5	00 or More	1 .	2) 578-5762
	ate and ZIP Co	ode		· · · · ·	
1 Penn Plaza, New York, NY 10119 (Temporary Locat	tion)				
Name		No	Employees, Members	Phone N	lo. (Include Area Code
Barnum Financial Group		1	!		
Street Address City, Str	ate and ZIP Co	ode			
6 Corporate Drive Shelton, Ct. 06484					
DISCRIMINATION BASED ON (Check appropriate box(es).)			DATE(S) DISCRI	MINATION	TOOK PLACE
RACE COLOR SEX X RELIGION	NATION	AL ORIGIN	Earliest	^=	Latest
	فيبس		02-08-20	U/	04-27-2012
X RETALIATION X AGE DISABILITY OTHER (Specify)	GENETIC INFO	DRMATION			
			<u> </u>	ONTINUIN	G ACTION
THE PARTICULARS ARE (If additional paper is needed, attach extra sheel(s)): I am a 64 year old male. I am of the Jewish religion. I wa	as emploi	ed by Me	Hife Romum E	inanoio	d Coorea no
Agency of Metlife from May 25, 2007 until my discharge	on April	27. 2012.	and Danight	manicia	i Gloup an
•	•	•			
During my ampley with Doggandont there was a service					
During my employ with Respondent there was a consistent that made the work environment hostile and rendered m	ent patter	m ot nara: cibilities a	ssment, nazing	and hi	umiliation
The other younger employees were hired sooner and ha	ig reapons ad desks f	from whic	nu tasks impo: h to work wher	ssible ((e was	o periorm. Estruna
 along and not provided a place to work from. These action 	ons were	based on	my age as the	e vouno	ier
 employee's did not suffer this type of treatment. There w 	rere also	constant o	derogatory con	nments	made in
reference to my religious beliefs by senior personnel in the action against me based on my age and my religious beliefs.	he compa	any. I was	discharged as	a disc	riminatory
action against the based off my age and my religious bel	neis.				
Based on the above, I believe I was discriminated against	st in viola	tion of the	Age Discrimi	nation i	'n
Employment Act of 1967 and Title VII of the Civil Rights	Act of 19	964, as an	nended, and of	her ap	plicable
Federal, state, and local anti-discrimination statutes.					
					* 5
I want this charge filed with both the FFOC and the State or local Agency, if any, I	NOTARY -	When necess	ary for State and Local	Agency Re	equirements of
will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their		S.D.	d -		₹ 2 = E
procedures.	i swear of	atim that I	have read the above	charge a	ind (M) () ind () bni
I declare under penalty of perjury that the above is true and correct.	the best o	of my knowled REIDF COMPL	ige, information and	belief.	2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
1		Heven 1	Suda		005 E & 8
El a Abre M. V. 1 .	SHASCRIO	SED AND SMO	RN TO REFORE ME T	uio nave	PUSIK PUSIK No. 01H High in Hon Exp
18/10/24 / 1/2013 / 1/2000 1/ Julian	{month, day	y, year)			>- 3 3 3 3
Date Charging Party Signature	Fes.) y y 1	7 15 2013	ł	¥ 3
				,	b Å

EEOC Form 5 (11/09)	EEOC Form 5 (11/09)						
CHARGE OF DISCRIMINATION		Charge	Presented To:	Agency(ies) Charge No(s):			
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act	,		FEPA				
Statement and other information before completing this form.	- [X		E24 2042 004E2			
			EEOC	524-2013-00152			
New York State Division			Rights	and EEOC			
State or local Agen	ency, if any	<u> </u>					
THE PARTICULARS ARE (if additional paper is needed, attach extre sheet(s)):	_1	_ :	3				
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):							
1. This is an action for compensatory and punitive damages, proximately resulting from Respondent's conduct							
in violation of Title VII, 42 U.S.C. Section 2000-c et seq, 42 U.S.C. Section 1981, and the Age							
Discrimination in Employment Act, 29 U.SC. Section				<u> </u>			
State Executive Law. 2. Charging Party Steven A. Luc							
religion and, and is, and at all times relevant hereto was			-	•			
and New York City, New York County, New York. 3.			-				
Inc. ("MetLife") is a New York corporation with office	-		*				
North, Long Island City, New York and at 200 Park A			•				
Americas, New York, New York 10036-6796. Barnur			1 0	*			
Corporate Drive, Shelton, Connecticut 06484. 4.Comr							
recruited and subsequently employed by MetLife until M			۸ ۳	* *			
From approximately May 2007 until MetLife's termination							
Party performed the roles and responsibilities of Finan		4		, ,			
Director and Branch Manager, the latter 2 categories wi		-		~			
coercion for fear of retaliation. 6. During the years pric		-	•				
agency, was located at 1 Penn Plaza, New York, New							
substituted with 707 Westchester Avenue Suite 105, W				•			
agency of MetLife was consistently in the top of all Me		-		•			
profitability. 7. During his employment by MetLife, Chabased. 8. During the first two years of Charging Party's		•	•				
annual compensation was approximately between \$25	_	-	•	·			
qualified by the screening committee to enter the pro			•				
products. 10.In January 2007, Charging Party was fra	_						
Barnum an agency of MetLife. The Managing Director		-		•			
temporary office and then a Fifth Avenue office. By I			•				
advised by telephone conference call there would be e							
				_			
	representation was false and fraudulent because there was no realistic financial commitment to creation of the New York City Office. The criteria for invitation to join Barnum were success in recruitment, retention and new						
	business. 11. Charging Party Ludsin was told that there would be corporate financial marketing, and high-end marketing when in fact it was a case of retail one on one appointment based commission based method. This fact						
<u> </u>	was not revealed during the many months preceding the beginning of the compensation date which was August						
• • • • • • • • • • • • • • • • • • • •	13, 2007. Many email exchanges and meetings took place which provided ample opportunity to provide the truth						
of the expectations. This is a classic bait and switch pred		•					
punitive damages. See attached sheet for additional pape							
¥				ぎ . ら』			
I want this charge filed with both the EEOC and the State or local Agency, if any. 1	NOTAR	RY - Whel	necessary for State e	ind Local Agency Requirements			
will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their		1-1	08-	2			
procedures.	swea	or affin	n that I have read th	e above charge and that piggrue &			
I declare under penalty of perjury that the above is true and correct	the be:	st of my	knowledge, informal	tion and belief.			
· (SIGNAT		COMPLAINANT	4			
		B	term a Ju	MANAN THIS DATE AND SHEET THE THIS DATE			
Internacy 12012 Aug A Filder		RIBED A	ND SWORN TO BEFO	REMETHIS DATE 正文皇皇			
the thing -	1			是 是			
Date Charging Party Signature	Fest	یدیری مید-	17 5	The above charge and that the principle of the principle			
Junary	<u> </u>			2 0			

THE PARTICULARS ARE (Additional paper is needed, these are the attached extra sheet(s)):

12. Upon information and belief, approximately all MetLife representatives nationwide earn \$50,000. Respondent's used lack of production as a pretext for termination. Actually it was based on age and religious discrimination and a goal to cover up the fraud of being unable and unwilling to commit the necessary financial resources to create and maintain a New York City office, In addition since the resources that were not provided rendered the ability to earn compensation impossible, Charging Party Ludsin reached out to Lori E. Goodian, Director of the MetLife Global Talent & Development to improve the relationship in March 2012 prior to termination on April 27. 2012. Goodian recommended a meeting with newly hired Claire M. Burns, Relationship Manager which was planned on or about March 27, 2012 to take place in April 2012. Charging Party believes termination was a retaliatory action due to his efforts to report the fraud and deplorable working environment characterized by hazing, harassment and humiliation. 13. The Barnum agency managed by Barnum was consistently within the top of all agencies in terms of profitability but there was no commitment to create a viable work environment. It was a deliberate plan to bait and switch and most of the recruited younger financial representatives chose to leave. There was one other older financial representative who remained, Jose Guevara-Escudero, Ph.D. CFP but he was not required to attend many meetings that the Charging Party was expected to attend without compensation. Ludsin, the Charging Party was expected to market the services of Barnum without compensation and assume the role of Managing Director after David A. Rizzo, the recruiting Managing Director left on or about May 19, 2008. Ludsin assisted the newly hired public relations specialist Jane Snaider without compensation during June and July 2007. 14. For some period of time prior to and up to and including the termination of Ludsin's employment on April 27, 2012, MetLife engaged in discrimination against its employees in the terms and conditions of employment on the basis of age, gender, race, and national origin. 15. According to a recent EEOC case, Stephen DiGirolamo v. MetLife, 10 CV 01537, USDJ Richard M. Berman, SDNY, during the period of time prior to and up to and including the termination of Plaintiff Stephen A. DrGirolamo employment on December 27, 2007, MetLife allegedly engaged in a discriminatory practice as a result of which Caucasian males, such as that plaintiff, were terminated and/or replaced as Managing Directors and as Regional Vice Presidents by younger persons, in some cases by younger females, and in many cases, by younger minority females, 16. In addition, during the period of time prior to and up to and including the termination of Plaintiff DiGirolamo's employment on December 27, 2007, in many instances the male Managing Directors and in at least two instances, the male regional Vice Presidents who were terminated or replaced were, like males of-Italian national origin. 16. In this Charge of Discrimination, Ludsin was subjected to a displaced persons camp work environment characterized by age discrimination and anti-Semitism. Essentially despite promises of employment the work environment was like a temporary agency. It took a year to get an access key and over a year to get a stable workspace. Ludsin is keenly aware of anti-Semitism because he was a member of the President's Commission on the Holocaust and the original United States Holocaust Memorial Council. He served starting Alem A Ludar President Alem A Ludar Property Public, State of New York No. 01H08242155

Tehr vary 17, 2013

Synday

The state of New York No. 01H08242155

Qualified in Suttolk County Commisses of February Public County Commisses of Public County Coun during the Carter Administration and for a total of 10 years as a Presidential appointee. There were derogatory comments and emails with derision and condescension based on his Jewish faith that

SWORN TO BEFORE ME THIS 17 DAY OF February 20/3

caused post traumatic stress disorder. The longer Ludsin worked in this work environment the worse the conditions became. 17. It took 5 months just to get a payout table for a substantial client who purchased an \$850,000 variable deferred annuity. The original managing director expected Ludsin to perform menial tasks such as stamping envelopes for the deputy sales manager who was conducting a health insurance sales business which was not sanctioned by MetLife. When MetLife terminated Charging Party's employment on April 27, 2007, there was no fair performance-based reason to terminate Charging Party's employment since the shifting workplace rendered the responsibilities impossible to perform. 18. Upon information and belief, Barnum terminated Charging Party's employment with the discriminatory intent of replacing him with younger and non-Jewish representatives. Jewish representatives were underrepresented within Barnum and the entire executive structure of MetLife. 19. On December 12, 2012, Charging Party filed with the United States Equal Employment Opportunity Commission "EEOC" an intake questionnaire of discrimination on the basis of age and religion. In that Intake Questionnaire, Charging Party alleged inter alia, that MetLife and Barnum had engaged in a pattern and practice by which Caucasian males have been terminated as financial representatives for no apparent reason and replaced with younger persons who were generally non-Jewish. 20. As of the date of Charging Party's filing of the EEOC Complaint, MetLife had not created a New York City office replacing the Charging Party's original temporary agency location and never made a commitment to follow through with the original fraudulent representations made. 21. In terminating Charging Party, MetLife discriminated against him in the terms and conditions of employment on the basis of age, and/or religion. in violation of Title VII U.S.C. Section 2000-e et seq., 42 U.S.C. Section 1981, the Age Discrimination in Employment Act, 29 U.S.C. Sections 621-634, and Section 296 et seg of the New York State Executive Law.

AYAN D. HOGAN

NOTARY PUBLIC, State of New YOR SWORN TO BEFORE ME THIS February 17, 2013

No. 01HO6242155 SWORN TO BEFORE ME THIS February 17, 2013

Commission Expires May 31, 2015 17 DAY OF Excry 2013

Senday





CONSENT TO ELECTRONIC SERVICE

I hereby consent to receive electronic service of notices and documents in my case(s) listed below. I affirm that:

- 1. I have regular access to my e-mail account and to the internet and will check regularly for Notices of Electronic Filing;
- 2. I have established a PACER account;
- 3. I understand that electronic service is service under Rule 5 of the Federal Rules of Civil Procedure and Rule 5.2 of the Local Civil Rules, and that I will no longer receive paper copies of case filings, including motions, decisions, orders, and other documents;
- 4. I will promptly notify the Court if there is any change in my personal data, such as name, address, or e-mail address, or if I wish to cancel this consent to electronic service:
- 5. I understand that I must regularly review the docket sheet of my case so that I do not miss a filing; and
- 6. I understand that this consent applies only to the cases listed below and that if I file additional cases in which I would like to receive electronic service of notices of documents, I must file consent forms for those cases.

Civil case(s) filed in the Southern District of New York:

Note: This consent will apply to all cases that you have filed in this court, so please list all of your pending and terminated cases. For each case, include the case name and docket number (for example, John Doe v. New City, 10-CV-01234).

Steven A. Ludsin v.	. MetLife				
			- 2000a		
Name (Last, First, MI)				·	
Ludsin, Steven A.	East Hampton	NY	11937		
Address	City	State	Zip Code		
917 558 7730		Ludsin@gmail.com			
Telephone Number		E-mail Address	. /		
July 6 , 2014		Aleva	a Ludan		
Date		Signature			

Return completed form to:

Pro Se Office (Room 200) 500 Pearl Street New York, NY 10007